

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

IRON MOUNTAIN (NEDERLAND) DATA  
CENTRE GERMANY B.V.,

Plaintiff,

v.

WSP USA INC. *f/k/a* KW MISSION CRITICAL  
ENGINEERING, DPC; and WSP USA  
BUILDINGS, INC. *f/k/a* KW MISSION  
CRITICAL ENGINEERING, DPC,

Defendants.

WSP USA BUILDINGS, INC. *f/k/a* KW  
MISSION CRITICAL ENGINEERING, DPC,

Third-Party Plaintiff,

v.

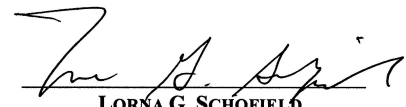
AECOM LIMITED, AECOM  
INFRASTRUCTURE & ENVIRONMENT UK  
LIMITED, and TTSP HWP  
PLANUNGSGESELLSCHAFT mbH,

Third-Party Defendants.

The application is untimely under the Court's Individual Rules but is nevertheless **GRANTED**. The parties shall file their joint letter providing the date that they and Judge Jones have agreed to reschedule their mediation and proposing mutually agreed upon briefing schedules for any anticipated dispositive motions by **June 2, 2025**. The Clerk of Court is respectfully directed to close the motion at Dkt. No. 187.

Dated: May 22, 2025

New York, New York

  
LORNA G. SCHOFIELD  
UNITED STATES DISTRICT JUDGE

Civil Action No. 1:23-cv-2858

**JOINT MOTION FOR EXTENSION OF TIME TO FILE  
JOINT LETTER IN RESPONSE TO ECF NO. 184**

The parties file this joint motion respectfully requesting a short extension of time, to June 2, 2025, for the parties to file a joint letter in response to the Court's May 13, 2025 order (ECF No. 184).

Since the hearing on May 13, 2025, the parties have been communicating in good faith in an effort to schedule a mediation with Judge Jones by the August 11, 2025 deadline. The parties have been actively working to match Judge Jones's available dates with a day that works for all counsel, party representatives, and insurance carriers, who are located across the United States, in the United Kingdom, and in Germany. The parties, however, have not yet been available to identify a date.

During this time, the parties have also been in discussions about the schedule for remaining case events, including the completion of expert discovery and the filing of summary judgment motions.

The parties will provide a proposed schedule, or if they cannot reach agreement, their positions on the schedule, in the joint letter the parties propose to submit on June 2, 2025.

Dated: May 21, 2025

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Respectfully submitted,

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*Counsel for Defendant*  
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*Critical Engineering, dpc*

**CERTIFICATE OF SERVICE**

I, Kyle Maury, certify that on May 21, 2025, I electronically filed the foregoing document with the Clerk of Court using CM/ECF, which sent electronic notice to all parties of record.

/s/ Kyle Maury  
Kyle Maury